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BEFORE THE POSTAL REGULATORY COMMISSION WASHINGTON, D.C. 20268–0001

COMPETITIVE PRODUCT PRICES
PARCEL SELECT & PARCEL RETURN SERVICE CONTRACT 5
(MC2014–1)
NEGOTIATED SERVICE AGREEMENT

Docket No. CP2014-1

NOTICE OF UNITED STATES POSTAL SERVICE OF AMENDMENT TO PARCEL SELECT AND PARCEL RETURN SERVICE CONTRACT 5 (February 12, 2016)

The Postal Service hereby provides notice that the terms of Parcel Select and Parcel Return Service Contract 5, in the above-captioned proceeding, have changed as contemplated by the contract's terms. A redacted version of the amendment to Parcel Select and Parcel Return Service Contract 5 is provided in Attachment A, and the unredacted amendment is being filed under seal. The amendment will become effective one business day following the day that the Commission completes its review of this filing.

The supporting financial documentation and a certified statement, as required by 39 C.F.R. § 3015.5, are also included with this filing. The Postal Service's original application for non-public treatment in this docket is hereby incorporated by reference for the protection of these materials.

Respectfully submitted,

UNITED STATES POSTAL SERVICE By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Pricing and Product Support

Elizabeth A. Reed

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ATTACHMENT A AMENDMENT TO PS-PRS CONTRACT 5

AMENDMENT #3 TO SHIPPING SERVICES CONTRACT BETWEEN THE UNITED STATES POSTAL SERVICE AND

REGARDING PARCEL SELECT SERVICE AND PARCEL RETURN SERVICE

This Amendment No. 3 ("Amendment") amends the Shipping Services Contract dated October 15, 2013, regarding Parcel Select Service and Parcel Return Service, made by and between ("Customer") and the United States Postal Service (the "Postal Service") and such contract ("Contract"). The Contract was reviewed by the Postal Regulatory Commission (the "Commission") in its Docket No. CP2014-1 as Parcel Select and Parcel Return Service Contract 5, and became effective on October 30, 2013.

WHEREAS, the Parties each desire to amend the Contract by amending and restating Section I.B, Section I.G, and Section I.M in their entirety.

NOW, THEREFORE, the Parties hereby mutually agree that the Contract is hereby amended as detailed below. The existing Contract remains unchanged in all other respects. This Amendment shall become effective one (1) business day after the day that the Commission issues all necessary regulatory approval.

Section I.B of the Contract is hereby amended and restated in its entirety, as follows:

B. This Contract applies to Customer's Parcel Select and Parcel Return Service pieces provided, that any Parcel Select pieces addressed to any ZIP Code in Attachment A will not qualify for contract pricing under this Contract. The ZIP Codes contained in Attachment A will remain in effect for the term of the Contract, unless modified in writing as mutually agreed by the Parties.

Section I.G of the Contract is hereby amended and restated in its entirety, as follows:



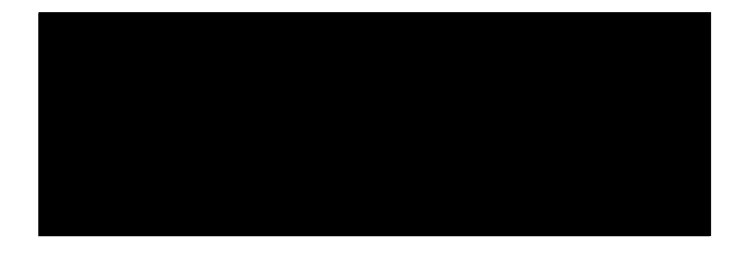


Section I.M of the Contract is hereby amended and restated in its entirety, as follows:



IN WITNESS WHEREOF, the Parties hereto have caused this amendment to be duly executed as of the later date below:

	ED STATES POSTAL SERVICE
Signe	d by: Uff Ruker 24459E0DA0B24B6
	d Name: Cliff Rucker
	VP Sales
– Date:	January 19, 2016



ATTACHMENT B FINANCIAL CERTIFICATION

Certification of Prices for Amendment to Parcel Select/Parcel Return Service Contract 5

I, Steven R. Phelps, Manager, Regulatory Reporting and Cost Analysis, Finance Department, am familiar with the prices and terms for the amendment to Parcel Select/Parcel Return Service Contract 5. The amended prices and terms contained in this Contract were established by the Decision of the Governors of the United States Postal Service on the Establishment of Prices and Classifications for Domestic Competitive Agreements, Inbound International Competitive Agreements, and Other Non-Published Competitive Rates (Governors' Decision No. 11-6).

I hereby certify, based on in the financial analysis provided herewith, that the amended prices are in compliance with 39 U.S.C § 3633 (a)(1), (2), and (3). They are expected to cover attributable costs. There should therefore be no subsidization of competitive products by market dominant products. The amended contract should not impair the ability of competitive products on the whole to cover an appropriate share of institutional costs.

Steven R. Phelps